

**DEFENDANT RAHBAR'S MOTION FOR A BILL OF PARTICULARS**

**COMES NOW** the Defendant, Raymond Rahbar, through counsel, and respectfully moves this honorable Court to direct the prosecution to file a Bill of Particulars, pursuant to Federal Rule of Criminal Procedure 7(f) and the Fifth, Sixth, and Eighth Amendments to the United States Constitution. The grounds for this motion are set forth in the Memorandum of Law filed simultaneously herewith.

Dated: November 18, 2024

Respectfully submitted,

/s/

Joseph Flood  
SHELDON & FLOOD, PLC  
10621 Jones Street, Suite 301-A  
Fairfax, V.A. 22030  
Telephone: 703.691.8410  
Email: [jflood@sfhdefense.com](mailto:jflood@sfhdefense.com)

/s/

Patrick F. Stokes (*applied pro hac vice*)  
Alyse Ullery (*applied pro hac vice*)  
GIBSON, DUNN & CRUTCHER LLP  
1700 M Street, N.W.  
Washington, D.C. 20036  
Telephone: 202.955.8500  
Email: [pstokes@gibsondunn.com](mailto:pstokes@gibsondunn.com)  
Email: [aullery-glod@gibsondunn.com](mailto:aullery-glod@gibsondunn.com)

*Attorneys for Defendant Raymond Rahbar*

## CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of November, 2024, I filed the foregoing document with the Clerk of the Court using the CM/ECF system, which will generate a Notice of Electronic Filing to all parties of record.

/s/

Joseph Flood  
SHELDON & FLOOD, PLC  
10621 Jones Street, Suite 301-A  
Fairfax, V.A. 22030  
Telephone: 703.691.8410  
Email: [jflood@sfhdefense.com](mailto:jflood@sfhdefense.com)

*Attorney for Defendant Raymond Rahbar*